wo

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	V.			ORDER OF DETENTION PENDING TRIAL			
	Ro	ogelio Navarrete-Bojorquez	_ Case Num	nber:	08-6188M		
and was	repres	with the Bail Reform Act, 18 U.S.C. § 3 sented by counsel. I conclude by a preport pending trial in this case.					
I find by	o prop	onderance of the evidence that:	FINDINGS OF FACT	Γ			
-	a prep		Inited States or lawfu	م برال	mittad for nor	manant rasidanas	
	⋈	The defendant is not a citizen of the The defendant, at the time of the cha		•	•		
		If released herein, the defendant of Enforcement, placing him/her beyond or otherwise removed.	aces removal proce	eding	s by the Bur	reau of Immigration and Custom	
		The defendant has no significant con	tacts in the United Sta	ates c	or in the Distric	t of Arizona.	
		The defendant has no resources in the to assure his/her future appearance.	e United States from	which	he/she might	make a bond reasonably calculated	
	X	The defendant has a prior criminal hi	story.				
		The defendant lives/works in Mexico.					
		The defendant is an amnesty applic substantial family ties to Mexico.	ant but has no subst	antial	ties in Arizoi	na or in the United States and has	
		There is a record of prior failure to ap	pear in court as order	ed.			
		The defendant attempted to evade la	w enforcement contac	ct by f	fleeing from la	w enforcement.	
		The defendant is facing a maximum	of		years imprisor	nment.	
at the tir	The Co	ourt incorporates by reference the mate ne hearing in this matter, except as not C	rial findings of the Pre ed in the record. ONCLUSIONS OF LA		Services Agend	cy which were reviewed by the Cour	
:	1. 2.	There is a serious risk that the defendance of condition or combination of condition of conditions of conditions are conditionally as a serious risk that the defendance is a serious ri	dant will flee.	issure	e the appearar	nce of the defendant as required.	
a correct appeal. of the U	tions fa The de nited St	fendant is committed to the custody of cility separate, to the extent practicable fendant shall be afforded a reasonable tates or on request of an attorney for the United States Marshal for the purpose APPEALS	, from persons awaiting opportunity for private e Government, the pe	ng or s e cons rson i n con	serving senten sultation with on the charge of the nection with a	ces or being held in custody pending defense counsel. On order of a cour e corrections facility shall deliver the	
		RDERED that should an appeal of this of the motion for review/reconsideration	detention order be file	ed wit	th the District (
Services	s suffici	URTHER ORDERED that if a release to iently in advance of the hearing before potential third party custodian.	o a third party is to be a the District Court to	consi allow	dered, it is cou Pretrial Servi	insel's responsibility to notify Pretria ces an opportunity to interview and	
	DATE	ED this 9 th day of July, 2008.					
		•					
			10th				
		Un	David K. Dunca ited States Magistra		ıdge		